In the Court of Appeals of the State of Alaska

Elisey E. Martusheff,

Appellant,

V.

State of Alaska,

Appellee.

Court of Appeals No. A-12806

Clerk's Decision & Notice of Intent

to Enter Judgment Concerning Court-Appointed Attorney

Date of Notice: 5/18/20

Trial Court Case No. 3PA-16-00916CR

The clerk has reviewed appellant's opposition to entry of judgment for cost of appointed attorney. The appellant correctly stated that her attorney was working on a petition for hearing to the Supreme Court. That petition for hearing was denied on 5/18/20. Because appellant's conviction was not reversed on appeal, it is still the clerk's intention to enter a judgment against appellant requiring the payment of \$1,500.00 for the costs of the court-appointed attorney's work in preparing the Felony merit appeal.

If appellant wishes to have a judge review the clerk's decision, appellant must file the enclosed "Request for Review of Clerk's Intention to Enter Judgment" on or before 6/4/20. If appellant does not file the request by that date, a judgment for \$1,500.00 will be entered against appellant. If appellant files the request by that date, it will be submitted to a judge to determine whether judgment should be entered, and, if so, in what amount.

Entered under Appellate Rule 209(b).

Clerk of the Appellate Courts

Ryan Montgomery-Sythe, Chief Deputy Clerk

cc: Elisey Martusheff at 1430 Gambell Street, Room 105, Anchorage, AK 99501

Distribution:

Email: Horowitz, Michael Beach, Ruthanne Elisey E. Martusheff v. State of Alaska - p. 2 File No. A-12806 5/18/2020

In the Court of Appeals of the State of Alaska

Elisey E. Martusheff, Court of Appeals No. A-12806 Appellant, **Request for Review** V. of Clerk's Intention to Enter Judgment for Costs of State of Alaska, **Appointed Attorney** Appellee. Trial Court Case No. 3PA-16-00916CR I oppose the entry of the proposed judgment against me for the cost of appointed attorney for the following reason(s): ☐ My conviction was reversed on appeal. ☐ I filed the following type of action, but the clerk or court assessed the wrong amount for this action: ☐ Sentence Appeal ☐ Combined Merit Appeal and Petition for Sentence Review ☐ Petition for Sentence Review ☐ Petition for Hearing ☐ Merit Appeal ☐ Petition for Review ☐ Appeal from Post-Conviction Relief Proceeding Original Application ☐ The clerk or court is proposing to enter more than one judgment against me. This is not correct because all of my offenses were resolved in one court proceeding. ☐ I should be assessed less than the scheduled amount because my attorney spent only hours on my case. (If you check this box, you must attach a statement from your attorney showing the hours spent on your case.) □ Other Appellant's Signature Appellant's Phone Date

City

Zip

State

Appellant's Mailing Address

Mailed to State's Attorney on: